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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF MISSISSIPPI

OXFORD DIVISION

VIVIAN WARREN **PLAINTIFF**

V. NO: 3:20CV220-M-RP

DANIEL B. FORE, A/K/A DANIEL B. FORE, MD

DEFENDANT

ORDER

This cause comes before the Court on Defendant's Motion in Limine [83] to preclude any

reference or comparison during the trial of this cause that any medical condition the Plaintiff

experienced is comparable to the COVID-19.

The Defendant argues that there is no proof or reference in any medical record or from any

physician that Warren's hypoxia was in any way related to COVID-19. The Defendant further

argues that making any reference, inuendo, or supposition that Warren experience COVID-19 like

symptoms is misleading and unnecessary, as Warren was not diagnosed with COVID-19.

The Court finds that any reference, questioning, or comparison of Warren's conditions, or

experiences, with COVID-19 has no probative value, and thus Defendant's motion in limine is

GRANTED.

ACCORDINGLY, it is therefore ordered that Defendant's Motion in Limine [83] is

GRANTED.

SO ORDERED, this 23d day of November, 2021.

/s/ Michael P. Mills

UNITED STATES DISTRICT JUDGE NORTHERN DISTRICT OF MISSISSIPPI